

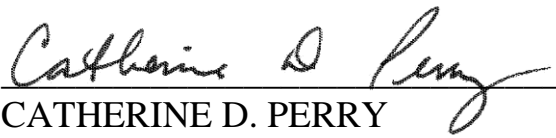
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

MARLYN YOUNG,)	
)	
Plaintiff,)	
)	
v.)	No. 4:16 CV 1171 CDP
)	
CITIFINANCIAL SERVICES LLC,)	
et al.,)	
)	
Defendants.)	

MEMORANDUM AND ORDER

IT IS HEREBY ORDERED that plaintiff Marlyn Young’s “Motion to Remove or Dismiss Defendant’s Civil Action from Federal Court to State Court” [13], in which Young seeks to remand this removed action back to State court, is **DENIED**. A review of the file shows there to be no procedural defect in the removal process, *see* 28 U.S.C. § 1446; and federal subject-matter jurisdiction appears on the face of Young’s complaint given his claim that defendants violated the Fair Credit Reporting Act, 15 U.S.C. §§ 1681, *et seq.*, and the Credit CARD Act, Pub. L. No. 111-24, 123 Stat. 1734 (2009), with sufficient factual allegations giving rise to his claim. *See Caterpillar Inc. v. Williams*, 482 U.S. 386, 393 (1987). (where federal question is presented on face of properly pleaded complaint, federal jurisdiction exists and a defendant may remove case from State court to Federal court).

If Young wishes to dismiss his federal claims from this action, he may seek to do so by separate motion.



CATHERINE D. PERRY
UNITED STATES DISTRICT JUDGE

Dated this 27th day of September, 2016.